HELLRING LINDEMAN GOLDSTEIN & SIEGAL LLP

One Gateway Center, 8th Floor Newark, New Jersey 07102-5386

Telephone: 973-621-9020 Facsimile: 973=621-7406

Stephen L. Dreyfuss, Esq.

Email: sldreyfuss@hlgslaw.com

Richard B. Honig, Esq.

Email: rbhonig@hlgslaw.com

Matthew E. Moloshok

Email: mmoloshok@hlgslaw.com

Attorneys for Van Der Hart Creditors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

____X

In re Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS, INC., et al. 08-13555 (JMP)

Debtors. (Jointly Administered)

_____X

DECLARATION OF RUI MANUEL DIAS MOURA TEIXEIRA IN OPPOSITION TO THE FOUR HUDRED FIFTIETH OMNIBUS OBJECTION TO CLAIMS (PREFERRED SECURITIES CLAIMS)

Rui Manuel Dias Moura Teixeira, of full age, declares pursuant to 28 U.S.C. § 1746 that:

- 1. I make this Declaration on personal knowledge.
- 2 I own securities of Lehman Brothers UK Capital Funding LP ("the Preferred Securities") as related in my Proof of Claim, No. 44686.
- I never received the Offering Circulars annexed to the 450th Omnibus
 Objection to Claims. I was not involved a decision to purchase the securities. The



purchase was made by representatives of Banco Espirito Santo without my involvement and I do not have information regarding what motivated their purchase.

4. After the securities failed to perform, I became aware that LBHI, the ultimate parent company, had guaranteed obligations of subsidiaries, and this led me to file my proof of claim for the entire amount of my investment.

I hereby declare that under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on AMMANTE, [date] at 15-JAN.-2014.

Li Manuel Dizs de Monna le Reina.

Rui Manuel Dias Moura Teixeira